FC 2010-053881 02/23/2011

CLERK OF THE COURT

HONORABLE DOUGLAS GERLACH

C. Vigil Deputy

IN RE THE MATTER OF

NICHOLAS COLAGROSSI NICHOLAS COLAGROSSI

6900 E PRINCESS DR # 1255

PHOENIX AZ 85054

AND

LISA SIRIZZOTTI LISA SIRIZZOTTI

705 W QUEEN CREEK # 2092

CHANDLER AZ 85248

#### RESOLUTION MANAGEMENT CONFERENCE SET

The Court has reviewed the Partial Agreement reached by the parties during the Early Resolution Conference.

The Court finds that the partial agreement is fair and equitable and therefore binding on the parties.

IT IS ORDERED adopting the Partial Agreement signed by the parties on February 14, 2011 and filed with the Court on February 15, 2011 as a formal order of the Court.

IT IS FURTHER ORDERED setting a Resolution Management Conference on May 4, 2011 at 10:30 a.m. (30 minutes allowed) in this Division, at:

Maricopa County Superior Court Northeast Regional Court Center

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18380 N. 40th Street Courtroom 104 Phoenix, Arizona 85032

THE COURT WILL NOT CONSIDER ANY EVIDENCE OR TESTIMONY AT THIS CONFERENCE (AT LEAST NOT UNLESS BOTH PARTIES AGREE, AND EVEN THEN, THERE MAY NOT BE ENOUGH TIME TO DO SO).

Each party, and that party's attorney if one has been retained, must be prepared to discuss the issues about which the parties disagree, how those issues might be resolved without the Court's participation or intervention (such as mediation or a settlement conference), and otherwise, what that party would like to Court to do.

IF ONLY ONE OF THE PARTIES IS PRESENT FOR THE CONFERENCE, THE COURT MAY ENTER A DEFAULT AGAINST THE ABSENT PARTY (OR, IN OTHER WORDS, GRANT THE REQUESTS MADE BY THE PARTY IS PRESENT). IF NEITHER PARTY IS PRESENT, THE COURY MAY DISMISS THIS CASE, AND IF THAT HAPPENS, ANY PARTY WHO LATER WANTS THE COURT TO DO ANYTHING WILL HAVE TO PAY A NEW FILING FEE.

# WHAT YOU MUST DO BEFORE THE CONFERENCE

- 1. Not less than 5 days before the date of the Conference listed above, **you should prepare and file a Memorandum** that states the following:
  - a. **Subjects of disagreement** -- What do you and the other party disagree about (such as custody, parenting time, child support, spousal maintenance, allocation of responsibility for paying debts, and division of property).
  - i. If there is disagreement about **legal custody**, state simply what arrangement you want (such as sole custody, joint custody, joint custody with one parent designated as the presumptive decision maker, or some other arrangement)
  - ii. If there is disagreement about **child support**, either provide a child support work sheet or otherwise state the precise amount, if any, that you think is appropriate for child support <u>and</u> how you calculated that number. Simply stating that you want the amount allowed under the Arizona Child

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Support Guidelines is **not sufficient**: provide your precise number and show how you came up with it.

- iii. If there is disagreement about **parenting time**, provide the plan that you want. In other words, specify precisely those days you want parenting time and the days that the other parent is to have parenting time under your plan. Use a calendar and block out dates if that would be easier.
- iv. If there is disagreement about **spousal maintenance**, state the amount, if any, that you think is fair and list each reason that justifies the amount. In other words, state what your number is and how you came up with it.
- v. If there is disagreement about the **division of any property**, list each such item of property and how you want it divided.
- vi. If there is disagreement about the **allocation of responsibility for paying any debts that are owed**, list each such debt (stating the creditor and amount owed) and how you want that debt allocated or divided.
- vii. If there is disagreement about **anything else**, explain what it is and what you want the Court to do about it.
- b. **Witnesses** What are the names of any witnesses whom you may ask to testify at a formal hearing on your behalf and who are they (provide a very brief description about them (such as a child's teacher, a grandparent, a friend, a naeighbor, or an employer)).
- c. **Settlement** -- What efforts have been made to settle any disagreements with the assistance of a neutral third-party such as a mediator or settlement conference judge, and when did those efforts take place.
- 2. The Memorandum should be filed with the Clerk of the Court, and copies should be delivered to the other party and to the Judge assigned to this case not later than 5 days before the date of the Conference. You may mail your copy to the other party, but if you do, you should place it in the mail at least 7 days before the date of the Conference.
- 3. You must attend the Conference in person. The Court will consider a request to participate by telephone, but except in very unusual circumstances, participating by telephone will be allowed only if <u>both</u> parties have attorneys and the attorneys make the request, or if a

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party resides out of state. Any request to appear by telephone may be made either in writing or orally by calling 602-372-5851. Such requests must be made at least 5 days before the date of the Conference.

All requests for reasonable accommodation for persons with disabilities must be made to the Judge assigned to this case at least 5 days before the date of the Conference.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.